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## U.S. Department of Justice

United States Attorney Southern District of New York

UNDENT.
TRENICALLY PLED

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

June 20, 2019

Via ECF

The Honorable Paul A. Crotty United States District Judge Southern District of New York United State Courthouse 500 Pearl Street, Courtroom 14C New York, New York 10007

C/24119
The purpose whether is adopted
So widered

United States v. Joshua Adam Schulte, S2 17 Cr. 548 (PAC) Re:

Dear Judge Crotty:

The Government writes with respect to the motion schedule in this matter. On June 18, 2019, the defendant filed two motions, a motion to suppress evidence and a motion for severance. The Government understands that the defendant plans to file two additional motions by July 1, 2019. After consulting with defense counsel, the Government respectfully requests that the Court permit the Government to respond to the defense's severance motion by July 12, 2019, and the remaining three defense motions by August 2, 2019. The defense consents to the Government's request.

Respectfully submitted,

GEOFFREY S. BERMAN United States Attorney

Sidhardha Kamaraju / Matthew Laroche Assistant United States Attorneys

Tel.: 212-637-6523/2420

Cc: Defense Counsel (via ECF)